

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON

1 _____
2 _____
3 Jarey Brewis,
4 Plaintiff. FILED OR DRAFTED BY PLAINTEXT
5 _____
6 v. Civil Case No
7 _____ 09-1026-AA
8 Max Williams, et al., MOTION FOR EXTENSION
9 Defendant. OF TIME
10 _____
11 _____
12 _____

13 COMES Now the plaintiff, Jarey Brewis, requesting a time
14 extension of 30 days in the matter of Brewis v. Williams. Plaintiff
15 received notice of Honorable Ann Aiken's Order To Dismiss this
16 case, in her Order dated 09/23/09. Plaintiff received this Order
17 by mail on 09/29/09, advising Plaintiff had 30 days to file
18 an Amended Complaint to comply with FRCP 8(a), by 10/23/09.

19 Plaintiff has in good faith attempted compliance to redraft her
20 claims to comply with FRCP 8(a) by 10/23/09. From the date
21 plaintiff received Order to dismiss by mail on 09/29/09, plaintiff
22 has been working for 19 days on the Amended Complaint. On 10/18/09,
23 plaintiff was placed in T.R.C.I.'s Disciplinary Segregation without
24 her legal property that is necessary to complete the Amended Com-
25 plaint. Though now having received minimal legal property on this
26

1 date of 10/21/09, I have not been given adequate legal library
2 services and access that comports with Oregon Department of
3 Corrections Legal Services Rule that standards a "24-hour"
4 turn-around rate for requests for legal materials.

5
6 Additionally, I have been currently facing substantial violations
7 of due process by being placed in segregation for 14 days from
8 10/18/09 to 10/31/09 with insufficient evidence and lack of state
9 created liberty interest procedural protections, creating arbitrary
10 punishment of retaliation for exercising my federal rights in access-
11 ing the courts, and in filing previous discrimination complaints.

12
13 Before this segregation placement, plaintiff possessed over 19
14 months of clear conduct from 03/10/2008 to 10/18/2009.

15
16 Plaintiff has approximately 49 days left in the Oregon Department
17 of Corrections, and is to be released on December 10, 2009, to the
18 Oregon State Hospital.

19
20 This motion is well-founded in fact and law, and is not intend-
21 ed to create undue delay nor harassment.

22
23 Pursuant to 28 U.S.C. §1746, I declare under penalty of
24 perjury that the foregoing is true and correct.

25
26

1 _____
2 Respectfully Submitted,
3 _____
4 Jory Brewis aka Rebekah Katherine
5 Jory Brewis aka Rebekah Katherine
6 10/21/09
7 _____
8 _____
9 _____
10 _____
11 _____
12 _____
13 _____
14 _____
15 _____
16 _____
17 _____
18 _____
19 _____
20 _____
21 _____
22 _____
23 _____
24 _____
25 _____
26 _____

1 CERTIFICATE OF SERVICE

2
3 I, the undersigned PLAINTIFF, certify and depose, the
4 foregoing was placed in the TRCI DSU Legal Mail Dep-
5 ository, and mailed to the below listed interested parties
6 on October 21, 2009.

7
8
9 United States District Court,

10 Eugene Division

11 Clerk of Court

12 Wayne L. Morse United States Courthouse

13 405 E. Eighth Avenue, Suite 2100

14 Eugene, OR 97401

15
16 Attorney for Defendants:

17
18 Thomas Castle, Asst. Att. General

19 Department of Justice

20 1162 Court Street NE

21 Salem, OR 97301-4096

x (Joyce Brewisaka aka Rebekah Katherine

By, Joyce Brewisaka aka Rebekah Katherine

J# 11934846

22
23 Two Rivers Corp. Institut.

24 82911 Beach Access Rd.

25 Umatilla, OR 97882-9419

26